

EXHIBIT 12A

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

LP MATTHEWS, L.L.C.)	
)	
Plaintiff,)	
)	
v.)	Civil Action No. 04-1507 (SLR)
)	
BATH & BODY WORKS, INC.; LIMITED)	
BRANDS, INC.;)	
KAO BRANDS CO.)	
(f/k/a THE ANDREW JERGENS)	
COMPANY); and KAO CORPORATION)	
)	
Defendants.)	
)	

**PLAINTIFF LP MATTHEWS' OBJECTIONS TO BATH & BODY
WORKS, INC. AND LIMITED BRANDS, INC.'S PROPOSED TRIAL EXHIBITS**

Plaintiff LP Matthews, LLC ("LP Matthews") submits the schedule at Exhibit 12A setting forth its specific objections to the proposed trial exhibits of defendants Bath & Body Works, Inc. and Limited Brands, Inc. (collectively "the Limited defendants"). LP Matthews also asserts the following General Objections to the Limited defendants' proposed trial exhibits:

1. LP Matthews reserves the right to assert objections to any exhibits offered by the Limited defendants based upon the manner in which the Limited defendants may ultimately seek to introduce such exhibits at trial. In that regard, because the relevancy and/or prejudicial nature of certain exhibits is not clear, even after a review of the exhibit itself, LP Matthews may have objections in addition to the objections set forth in the attached schedule. Thus, in an effort to minimize relevancy, prejudice and other objections at this time, LP Matthews will make such other objections as may be appropriate when the purpose for which the Limited defendants will offer the exhibit at trial becomes clear.

2. LP Matthews reserves the right to seek limiting instructions as to any proposed trial exhibit which this Court ultimately finds admissible. LP Matthews also reserves the right to offer evidence in response to the Limited defendants' trial exhibits to which LP Matthews objects, but which are admitted over such objections.

3. LP Matthews reserves the right to object to the admission of any proposed trial exhibit on grounds of improper foundation unless and until a proper foundation is established at trial.

4. LP Matthews reserves the right to object to the admission of any trial exhibit for which no witness testifies at trial either live or by deposition.

SPECIFIC OBJECTIONS

The specific objections in the attached schedule are divided into evidentiary categories. Each category of objections is explained below.

A. Authenticity Objections ("A"). Refers to proposed exhibits as to which LP Matthews questions the authenticity, including exhibits about which no witness has testified, exhibits for which no foundation has been laid, exhibits containing unidentified handwriting, and exhibits whose source or date of origin is not clear from the document. *See* Fed. R. Evid. 901.

B. Best Evidence Objections ("BE"). Refers to exhibits that are only duplicates of original writings – not the originals – are otherwise illegible copies, or copies of tangible objects. *See* Fed. R. Evid. 1002.

C. Cumulative Objections ("C"). Refers to exhibits that are merely cumulative of other exhibits and therefore ought to be excluded based on considerations of waste of time and needless presentation of evidence. *See* Fed. R. Evid. 403, 611.

D. Document Request Objections (“DRO”). Refers to LP Matthews’ discovery responses to requests for documents that are identified on the Limited defendants’ trial exhibit list. This objection incorporates LP Matthews’ general and specific objections made in those discovery responses.

E. Hearsay Objections (“H”). Refers to proposed exhibits which contain out-of-court statements to prove the truth of the matter asserted, including exhibits that do not appear to constitute party-opponent admissions or record a regularly conducted business activity. *See* Fed. R. Evid. 802.

F. Incomplete Document Objections (“ID”). Refers to exhibits that are missing pages or only represent a portion of the whole document, which taken out of context may mislead or confuse the jury. *See* Fed. R. Evid. 106, 403.

G. Interrogatory Objections (“IO”). Refers to LP Matthews’ discovery responses to interrogatory requests that are identified on the Limited defendants’ trial exhibit list. This objection incorporates LP Matthews’ general and specific objections made in those discovery responses.

H. Misrepresents Evidence Objections (“M”). Refers to exhibits that, unless read in conjunction with other documents, may mislead the jury. *See* Fed. R. Evid. 106, 403.

I. Relevance Objections (“R”). Refers to exhibits that do not appear to have any probative link to any of the claims or defenses asserted in this action. *See* Fed. R. Evid. 402.

J. Inadequate Description Objections (“V”). Refers to exhibits identified on the Limited defendants’ trial exhibit list that do not contain a sufficient description to enable LP Matthews to ascertain the nature of the exhibit. *See* D. Del. L.R. 16.4(d)(6).

K. Request for Admission Objections (“RFAO”). Refers to LP Matthews’ discovery responses to requests for admissions that are identified on the Limited defendants’ trial exhibit list. This objection incorporates LP Matthews’ general and specific objections made in those discovery responses.

L. Improper Expert Opinion Objections (“702”). Refers to exhibits pertaining to expert materials that are inadmissible in that they contain expert opinions that are not based on good grounds or are otherwise unreliable. *See* Fed. R. Evid. 702.

M. Attorney Argument Objections (“AA”). Refers to exhibits that contain attorney argument and are otherwise argumentative, including exhibits prepared for trial or for purposes of litigation, and pleadings that contain arguments previously submitted to the Court. All such materials constitute hearsay, include attorney argument and the parties’ contentions, and are irrelevant to the matters that are to be tried to the jury. *See* Fed. R. Evid. 402, 403, 802.

N. Pleadings Objections (“PL”). Refers to briefs, motions, and other pleadings included on the Limited defendants’ trial exhibit list. All such materials constitute hearsay, include attorney argument and the parties’ contentions, and are irrelevant to the matters that are to be tried to the jury. *See* Fed. R. Evid. 402, 403, 802.

O. Undesignated Discovery Responses (“DR”). Refers to discovery responses included on the Limited defendants’ trial exhibit list, but without an indication of which specific response they intend to rely upon at trial as required by the Court’s Scheduling Order.

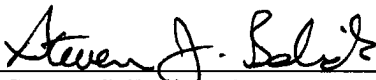
Accordingly, LP Matthews objects to the wholesale designation of such responses. *See* D. Del. L.R. 16.4(d)(6).

P. Correspondence Objections ("CO"). Refers to cover letters and other written communication by counsel on the Limited defendants' trial exhibit list. Such communications are hearsay and/or are not relevant. *See* Fed. R. Evid. 402, 802.

Q. Declarations and Reports Produced by Experts ("EX"). Refers to declarations and reports produced by the Limited defendants' experts in connection with this litigation. All such reports and declarations constitute hearsay. *See* Fed. R. Evid. 702, 802.

R. Unfairly Prejudicial Objections ("UP"). Refers to exhibits whose probative value is substantially outweighed by the danger of unfair prejudice, confusion of the issues and/or misleading the jury. *See* Fed. R. Evid. 403.

Dated: October 16, 2005

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EXHIBIT 12B

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

LP MATTHEWS, L.L.C.,

Plaintiff,

v.

BATH & BODY WORKS, INC.; LIMITED BRANDS,
INC.; KAO BRANDS CO. (f/k/a THE ANDREW
JERGENS COMPANY); and KAO CORPORATION,

Defendants.

C.A. No. 04-1507 (SLR)

**PLAINTIFF LP MATTHEWS' OBJECTIONS TO THE LIMITED DEFENDANTS'
TRIAL EXHIBITS LIST**

INDEX OF ABBREVIATION

A	Authenticity	BE	Best Evidence	C	Cumulative
DRO	Document Request Objections	H	Hearsay	ID	Incomplete Document
IO	Interrogatory Objections	M	Misrepresents Evidence	R	Relevance
V	Inadequate Description	702	Improper Expert Opinion	AA	Attorney Argument
PL	Pleadings	DR	Undesignated Discovery Responses	CO	Correspondence
RFAO	Request for Admission Objections	EX	Declaration and reports by experts	UP	Unfairly Prejudicial

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
1	LPM 000001-000006	US Patent 5,063,062	
2	BBW 000080	US Patent 1,550,026	R, C, A
3	BBW 008627-008629	US Patent 2,165,828	R, C, A
4	BBW 004367-004371	US Patent 2,273,062	R, C, A
5	BBW 004372-004374	US Patent 2,282,808	R, C, A
6	BBW 000092-000094	US Patent 3,095,381	R, C, A
7	BBW 000128-000131	US Patent 3,733,277	R, C, A
8	BBW 000434-000438	US Patent 3,988,432	R, C, A
9	BBW 000439-000460	US Patent 4,014,995	A
10	BBW 000218-000222	US Patent 4,336,151	R, C, A
11	BBW 000223-000226	US Patent 4,336,152	A
12	BBW 000227-000229	US Patent 4,362,638	R, C, A
13	BBW 000230-000237	US Patent 4,414,128	R, C, A
14	BBW 000238-000245	US Patent 4,438,009	R, C, A
15	BBW 000260-000265	US Patent 4,511,488	R, C, A
16	BBW 000266-000269	US Patent 4,533,487	R, C, A
17	BBW 000387-000389	US Patent 4,540,505	R, C, A
18	BBW 000270-000275	US Patent 4,565,644	R, C, A
19	BBW 000461-000463	US Patent 4,620,937	A
20	BBW 000407-000410	US Patent 4,704,225	R, C, A
21	BBW 000464-000468	US Patent 4,790,951	R, C, A
22	BBW 000411-000416	US Patent 4,859,359	R, C, A
23	BBW 000496-000501	EU Patent 0 080 749	R, C, A
24	BBW 000522-000536	EU Patent Application 0 174 711	R, C, A
25	BBW 009228-009264	GB Patent 1,468,295	R, C, A
26	BBW 000478-000480	Coleman, Richard. <i>D-Limonene as a Degreasing Agent</i> , The Citrus Industry, Vol. 56, No. 11, 1975.	H, A

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
27	BBW 009378-009407	Excerpts from <i>Soaps, A Practical of the Manufacture of Domestic, Toilet and Other Soaps</i> , by George Hurst (2D 1907).	R, C, ID, H
28	BBW 008498-008500	Physicians' Desk Reference to Pharmaceutical Specialties and Biologicals, 24D, 1969, pp. 665-666	R, C, ID, BE, A, H, UP
29	BBW 008501-008502	Physicians' Desk Reference, 43D, 1989, pp. 655	R, C, ID, BE, A, H, UP
30	BBW 000001-000079	File History for US Patent 5,063,062	A, BE
31	BBW 008363-008611	File History for US Patent Application 07/786,804	A, BE, R, UP
32	BBW 004358-004366	US Patent Application Publication 2004/0120795	R, C
33	BBW 004334-004339	US Patent 6,165,479	R, C
34	LPM 000013-000014	Assignment of Patent Application	
35	LPM 000011	Minutes of Board of Directors and Shareholders Meeting for The GreenSpan, Company	R
36	LPM 000036-000087	LP Matthews, L.L.C.'s Limited Liability Company Operating Agreement	R
37	LPM 000015-000035	Patent Assignment Agreement	R, BE
38	LPM 000009-000010	Assignment, <i>Nunc Pro Tunc</i>	R, BE
39	LPM 000007-000008	Patent Assignment	R, BE
40	LPM 000122	Letter from Douglas Greenspan to Phillip Low	A, R
41	LPM 000089-000090	Memorandum of Understanding	R, H, BE
42	DG3198	State of Colorado Certificate of Incorporation of the Greenspan Corporation	R
43	DG3199-3208	Articles of Incorporation of the Greenspan Corporation	R
44		Website Printout from the Greenspan Company/Adjuster International's Website	A, BE, R, H, V
45	BBW 001304-001305	True Blue Spa Better Lather Than Never Shower Cream Formula Sheet	
46	BBW 001291	True Blue Spa Better Lather Than Never Shower Cream Formula Phase Sheet	
47	BBW 001308-001309	Bath & Body Works Mango Mandarin Creamy Body Wash Formula Sheet	
48	BBW 001310-001311	Bath & Body Works Cool Citrus Basil Body Lotion Formula Sheet	

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
49	BBW 001312-001313	Bath & Body Works Mango Mandarin Body Lotion Formula Sheet	
50	BBW 001315-001316	Pure Simplicity Burdock Root Skin Mattifier Formula Sheet	
51	BBW 001317-001318	Pure Simplicity Ginger Body Lotion Formula Sheet	
52	BBW 001319-001320	Pure Simplicity Fig Hand & Nail Cream Formula Sheet	
53	BBW 001292-001293	Pure Simplicity Fig Hand & Nail Cream Formula Phase Sheet	
54	BBW 001321-001322	Pure Simplicity Ginger Shower Foam Formula Sheet	
55	BBW 001323-001324	Pure Simplicity Oat Oil Control Face Moisturizer Formula Sheet	
56	BBW 001294-001295	Pure Simplicity Oat Oil Control Face Moisturizer Formula Phase Sheet	A, H
57	BBW 001325	Bath & Body Works Mango Mandarin Body Butter Formula Sheet	R, A, UP
58	BBW 001326-001327	Bath & Body Works Mango Mandarin Renewing Body Wash Formula Sheet	
59	BBW 001296-001297	Bath & Body Works Mango Mandarin Renewing Body Wash Formula Phase Sheet	H, BE
60	BBW 01328	Bath & Body Works Mango Mandarin Healing Hand Cream Formula Sheet	
61	BBW 003513-003514	Bath & Body Works Mango Mandarin Healing Hand Cream Formula Phase Sheet	
62	BBW 001329-001330	Pure Simplicity Ginger Body Scrub Formula Sheet	
63	BBW 003529	Pure Simplicity Ginger Body Scrub Formula Phase Sheet	
64	BBW 001331	Bath & Body Works Mango Mandarin Body Scrub/Smoother Formula Sheet	
65	BBW 003510	Bath & Body Works Mango Mandarin Body Scrub/Smoother Formula Phase Sheet	
66	BBW 001332A	True Blue Spa Good Clean Foam Face Wash Formula Sheet	A, H, R, UP
67	BBW 001337-001338	Pure Simplicity Fig Body Balm Formula Sheet	
68	BBW 001339-001340	Pure Simplicity Ginger Body Balm Formula Sheet	
69	BBW 001281-001286	Pure Simplicity Ginger Body Balm Formula Listing Form	
70	BBW 001341-001342	Pure Simplicity Salt Body Balm Formula Sheet	
71	BBW 001343-001344	Pure Simplicity Everlasting Night Nourisher Formula Sheet	

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
72	BBW 001345-001346	Pure Simplicity Ginger Hand & Nail Cream Formula Sheet	
73	BBW 003524-003525	Pure Simplicity Ginger Hand & Nail Cream Formula Phase Sheet	
74	BBW 003532-003535	Bath & Body Works Cool Citrus Basil Body Lotion Manufacturing Procedure	
75	BBW 001273	Pure Simplicity Fig Body Balm Manufacturing Procedure	A, H
76	BBW 001274	Pure Simplicity Ginger Body Balm Manufacturing Procedure	
77	BBW 001266-001267	Pure Simplicity Ginger Body Lotion Manufacturing Procedure	A, H
78	BBW 003526-003528	Pure Simplicity Ginger Hand & Nail Cream Manufacturing Procedure	A, H
79	BBW 003536-003539	Bath & Body Works Mango Mandarin Body Lotion Manufacturing Procedure	A, H
80	BBW 03515-003517	Bath & Body Works Mango Mandarin Healing Hand Cream Manufacturing Procedure	A, H
81	BBW 001237-001238	Bath & Body Works Mango Mandarin Body Butter Manufacturing Procedure	
82	BBW 001257-001280	Pure Simplicity Fig Hand & Nail Cream Manufacturing Procedure	A, H
83	BBW 001262-001263	Pure Simplicity Oat Oil Control Face Moisturizer Manufacturing Procedure	A, H
84	BBW 001275	Pure Simplicity Salt Body Balm Manufacturing Procedure	
85	BBW 001268-001269	Pure Simplicity Burdock Root Skin Mattifier Manufacturing Procedure	
86	BBW 001277-001280	Pure Simplicity Everlasting Night Nourisher Manufacturing Procedure	A, ID
87	BBW 003529-003531	Pure Simplicity Ginger Body Scrub Manufacturing Procedure	A, H
88	BBW 003540-003547	Pure Simplicity Ginger Shower Foam Manufacturing Procedure	A, H
89	BBW 001240-001242	Bath & Body Works Mango Mandarin Creamy Body Wash Manufacturing Procedure	A, H
90	BBW 003511-003512	Bath & Body Works Mango Mandarin Scrub/Smoother Manufacturing Procedure	A, H
91	BBW 001239, BBW 001243-001244	Bath & Body Works Mango Mandarin Renewal Body Wash Manufacturing Procedure	A, H
92	BBW 001233-001234	True Blue Spa Good Clean Foam Face Wash Manufacturing Procedure	

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
93		Pure Simplicity Ginger Body Balm Certificates of Analysis	
94		Pure Simplicity Fig Body Balm Certificates of Analysis	
95		Bath & Body Works Mango Mandarin Creamy Body Wash Certificates of Analysis	
96		True Blue Spa Better Lather Than Never Shower Cream Certificates of Analysis	
97		Pure Simplicity Everlasting Night Nourisher Certificates of Analysis	
98		Bath & Body Works Mango Mandarin Body Scrub/Smoother Certificates of Analysis	
99		True Blue Spa Good Clean Foam Face Wash Certificates of Analysis	
100		Bath & Body Works Mango Mandarin Renewing Body Wash Certificates of Analysis	
101		Pure Simplicity Ginger Shower Foam Certificates of Analysis	
102		Pure Simplicity Ginger Body Scrub Certificates of Analysis	
103		Bath & Body Works Mango Mandarin Body Lotion Certificates of Analysis	
104		Pure Simplicity Ginger Body Lotion Certificates of Analysis	
105		Bath & Body Works Cool Citrus Basil Body Lotion	
106		Pure Simplicity Ginger Hand & Nail Cream Certificates of Analysis	
107		Pure Simplicity Fig Hand & Nail Cream Certificates of Analysis	
108		Pure Simplicity Oat Oil Control Face Moisturizer Certificates of Analysis	
109		Pure Simplicity Burdock Root Mattifier Certificates of Analysis	
110		Bath & Body Works Mango Mandarin Hand Repair & Healing Hand Cream Certificates of Analysis	
111		Bath & Body Works Mango Mandarin Body Butter Certificates of Analysis	
112		Pure Simplicity Salt Toning Body Balm Certificates of Analysis	
113	BBW 004139-004187	12 Week Physical Testing Reports	A, H, R
114	BBW 004750-004760	12 Week Physical Testing Reports	A, H, R

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
115	BBW 006058-006104	VMR Models SB 20, SB 21, SB 301 Basic Benchtop pH/ISE Meters Instruction Manual	
116	BBW 001347	Unitanical Oat IN R10632 Formula Sheet	
117	BBW 001348	Unitanical Oat R10605 Formula Sheet	
118	BBW 001349	Unitanical Oat WS R10655 Formula Sheet	
119	BBW 001350	Unitanical Orange Peel R10593 Formula Sheet	
120	BBW 001351	Unitanical Orange Peel WS R10662 Formula Sheet	
121	BBW 001354	Bath & Body Works Cool Citrus Basil Creamy Body Wash Formula Listing Form	BE, A, H
122	BBW 009512	Extract of Mandarin DCF345 Certificate of Analysis	
123	BBW 009513	Mandarin Orange Extract C3256WS Specification Sheet	
124	BBW 009514-009515	Mandarin Orange Extract C3256WS Material Safety Data Sheet	
125	BBW 009516	Mandarin Orange Fruit Extract C3256WS Confidential Ingredient List	
126	BBW 009517	Actiphylte of Orange Peel 324219-11 Composition Statement	
127	BBW 003763-003764	Firmenich Gingermint Pear 125887B Fragrance Formula Sheet	A, H
128	BBW 003765-003766	Firmenich Cool Citrus Basil 137708 Fragrance Formula Sheet	A, H
129	BBW 003767	Firmenich White Watercress 161375D Fragrance Formula Sheet	
130	BBW 003768-003769	Firmenich Gingermint Pear 125887 Fragrance Formula Sheet	
131	BBW 003770-003771	Firmenich White Grapefruit Citrus 143935B Fragrance Formula Sheet	
132	BBW 003772	Firmenich Mango Mandarin 118185 Fragrance Formula Sheet	
133	BBW 003773	Firmenich Mango Mandarin 118185G Fragrance Formula Sheet	
134	BBW 003774	Firmenich Mango Mandarin 118185W Fragrance Formula Sheet	
135	BBW 003775	Firmenich White Watercress 161375B Fragrance Formula Sheet	
136	BBW 001355, BBW 001360	Mane Fragrance MF133158 Quantitative Formula Disclosure	
137	BBW 001356-001357	Mane Fragrance MF133782 Quantitative Formula Disclosure	
138	BBW 001358-001359	Mane Fragrance MF133506 Quantitative Formula Disclosure	
139	BBW 001361-001362	Mane Fragrance MF130767 Quantitative Formula Disclosure	A, H, R

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
140	BBW 001363	Mane Fragrance MF120586 Quantitative Formula Disclosure	
141	BB0000000025	Burt's Bees Citrus Scrub 1KG Formula Phase Sheet	
142	BB0000000030	Burt's Bees Citrus Scrub Dry Herb Blend 1KG Formula Phase Sheet	
143	BB0000000007	Burt's Bees Orange Essence 1KG Formula Phase Sheet	
144	BB0000000044	Burt's Bees Orange Essence 1KG Formula Phase Sheet	
145		Murad Age Balancing Night Cream Formula Sheet	A, H
146		Murad Sheer Lustre Day Moisture SPF 15 Formula Sheet	
147		Murad Age Diffusing Serum Formula Sheet	
148		Murad Skin Perfecting Lotion Formula Sheet	
149		Murad Acne Spot Treatment Formula Sheet	
150		Declaration of Michael Regina	H, BE
151		Declaration of Celeste Lutrario	
152		Declaration of Catherine Ponzo-Herman	H
153		Declaration of Colin L. McIntosh	H
154		Expert Report of Professor Michael H. Davis	H, 702, EX, R
155		Expert Report of Christopher L. Fern	H, 702, EX, R
156		Expert Report of John Carson, M.S. Regarding Greenspan United States Patent No. 5,063,062	H, 702, EX, R
157		Rebuttal Expert Report of John Carson, M.S. Regarding Greenspan United States Patent No. 5,063,062	H, EX, R, 702
158	DG5092-5093	Letter from Douglas Greenspan to Michael Jackson and Elizabeth Taylor	H, R
159	DG1835	Letter from Douglas Greenspan to President Bill Clinton	
160	DG6829	Letter from Douglas Greenspan to Kirk Brady	H, R, ID, M, UP
161	BBW 004319-004333	Disperse Ltd. and Bath & Body Works Agreement	
162	BBW 008665-008667	Amendment No. 1 to Disperse Ltd. and Bath & Body Works Agreement	
163	BBW 003776-003794	Procter & Gamble and Bath & Body Works Licensing Agreement	
164	BBW 003795-003813	Procter & Gamble and Bath & Body Works Licensing Agreement	
165	BBW 008668-008686	Procter & Gamble and Bath & Body Works Licensing Agreement	

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
166		Limited Defendants' Response to LP Matthews' First Set of Interrogatories	
167		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
168		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
169		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
170		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
171		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
172		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
173		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	
174		Limited Defendants' Supplemental Response to LP Matthews' First Set of Interrogatories	H, DR, C
175		Limited Defendants' Response to LP Matthews' Second Set of Interrogatories	H, DR, C
176		Limited Defendants' Supplemental Response to LP Matthews' Second Set of Interrogatories	H, DR, C
177		Limited Defendants' Supplemental Response to LP Matthews' Second Set of Interrogatories	
178		Limited Defendants' Response to LP Matthews' Third Set of Interrogatories	H, DR, C
179		Limited Defendants' Supplemental Response to LP Matthews' Third Set of Interrogatories	
180		Limited Defendants' Response to LP Matthews' Fourth Set of Interrogatories	H, DR, C

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
181		Limited Defendants' Response to LP Matthews' Fifth Set of Interrogatories	H, DR, C
182		Limited Defendants' Response to LP Matthews' Sixth Set of Interrogatories	H, DR, C
183		Limited Brands' Response to LP Matthews' First Set of Requests for Admission	H, DR, C
184		BBW's Response to LP Matthews' First Set of Requests for Admission	H, DR, C
185		Limited Brands' Response to LP Matthews' Second Set of Requests for Admission	DR, H
186		BBW's Response to LP Matthews' Second Set of Requests for Admission	DR, H
187		LP Matthews' Response to Limited Defendants' First Set of Interrogatories	DR, IO
188		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
189		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
190		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
191		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
192		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
193		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
194		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
195		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO
196		LP Matthews' Supplemental Response to Limited Defendants' First Set of Interrogatories	DR, IO

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
197		LP Matthews' Response to Limited Defendants' Second Set of Interrogatories	DR, IO
198		LP Matthews' Supplemental Response to Limited Defendants' Second Set of Interrogatories	DR, IO
199		LP Matthews' Supplemental Response to Limited Defendants' Second Set of Interrogatories	DR, IO
200		LP Matthews' Supplemental Response to Limited Defendants' Second Set of Interrogatories	DR, IO
201		LP Matthews' Response to Limited Brands' First Set of Requests for Admission	DR, RFAO
202		LP Matthews' Response to BBW's First Set of Requests for Admission	DR, RFAO
203		Joint Claim Construction STATEMENT	R, PL, AA
204		CLAIM Construction Chart by LP Matthews LLC, Bath & Body Works Inc., Limited Brands Inc., KAO Brands Co., KAO Corporation	R, PL, AA
205		The Limited Defendants' Motion to Exclude expert testimony of Christopher T. Rhodes	H, R, PL, AA
206		Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert	R, PL, AA
207		MOTION to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson	R, PL, AA
208		MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead	R, PL, AA
209		MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis	R, PL, AA
210		Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert filed by LP Matthews LLC	R, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
211		SEALED OPENING BRIEF in Support re MOTION to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson filed by LP Matthews LLC	R, PL, AA
212		SEALED OPENING BRIEF in Support re 233 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead filed by LP Matthews LLC	R, PL, AA
213		SEALED OPENING BRIEF in Support re 234 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis filed by LP Matthews LLC	R, PL, AA
214		MOTION to Suppress The Limited Defendants' Motion to Exclude expert testimony of Larry W Evans - filed by Bath & Body Works Inc., Limited Brands Inc.	H, R, PL, AA
215		CLAIM CONSTRUCTION OPENING BRIEF filed by KAO Brands Co.	H, R, PL, AA
216		MOTION for Summary Judgment of Invalidity Based Upon a Subsequent Board Decision - filed by KAO Brands Co.	H, R, PL, AA, UP
217		OPENING BRIEF in Support re 245 MOTION for Summary Judgment of Invalidity Based Upon a Subsequent Board Decision filed by KAO Brands Co.	H, R, PL, AA, UP
218		MOTION for Summary Judgment of Invalidity Based Upon Lack of Written Description - filed by KAO Brands Co.	R, H, PL, AA
219		SEALED OPENING BRIEF in Support re 247 MOTION for Summary Judgment of Invalidity Based Upon Lack of Written Description filed by KAO Brands Co.	H, R, PL, AA
220		MOTION for Summary Judgment of Non-Infringement - filed by KAO Brands Co.	H, R, PL, AA
221		SEALED OPENING BRIEF in Support re 249 MOTION for Summary Judgment of Non-Infringement filed by KAO Brands Co.	H, R, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
222		SEALED DECLARATION re 247 MOTION for Summary Judgment of Invalidity Based Upon Lack of Written Description, 249 MOTION for Summary Judgment of Non-Infringement by KAO Brands Co.	H, BE
223		DECLARATION re 245 MOTION for Summary Judgment of Invalidity Based Upon a Subsequent Board Decision by KAO Brands Co.	H, UP
224		SEALED CLAIM CONSTRUCTION OPENING BRIEF filed by LP Matthews LLC.	R, PL, AA
225		Defendants Bath & Body Works, INC. and Limited Brands, Inc.'s Opening Claim Construction Brief filed by Bath & Body Works Inc., Limited Brands Inc.	R, H, PL, AA
226		MOTION for Summary Judgment for Lack of Standing - filed by Bath & Body Works Inc., Limited Brands Inc.	H, R, PL, AA
227		SEALED OPENING BRIEF in Support re 256 MOTION for Summary Judgment for Lack of Standing filed by Bath & Body Works Inc., Limited Brands Inc.	H, R, PL, AA
228		MOTION for Summary Judgment Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct - filed by Bath & Body Works Inc., Limited Brands Inc.	H, R, PL, AA
229		MOTION for Summary Judgment -----Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Non-Infringement of U.S. Patent No. 5,063,062 - filed by Bath & Body Works Inc.	H, R, PL, AA
230		SEALED OPENING BRIEF in Support re 259 MOTION for Summary Judgment -----Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Non-Infringement of U.S. Patent No. 5,063,062 filed by Bath & Body Works Inc.	H, R, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
231		CERTIFICATE OF SERVICE of by Bath & Body Works Inc. re 260 Opening Brief in Support	ID, R
232		MOTION for Summary Judgment (LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants) - filed by LP Matthews LLC.	R, PL, AA
233		SEALED OPENING BRIEF in Support re 262 MOTION for Summary Judgment (LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants) and (Updated ANSWERING BRIEF in Opposition to KBC's March 8, 2005 Motion for Summary Judgment of Non-Infringement (D.I. 12), D.I. 19 filed by LP Matthews LLC.	R, PL, AA
234		ANSWERING BRIEF in Opposition re 230 MOTION to Suppress The Limited Defendants' Motion to Exclude expert testimony of Christopher T. Rhodes filed by LP Matthews LLC.	R, PL, AA
235		Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. 102 - filed by Bath & Body Works Inc.	R, PL, AA, H
236		OPENING BRIEF in Support re 265 Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. 102 filed by Bath & Body Works Inc.	H, R, PL, AA
237		MOTION for Summary Judgment of Infringement by the Limited Defendants - filed by LP Matthews LLC.	R, PL, AA
238		Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 103 - filed by Bath & Body Works Inc.	H, R, PL, AA
239		SEALED OPENING BRIEF in Support re 267 MOTION for Summary Judgment of Infringement by the Limited Defendants filed by LP Matthews LLC.	R, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
240		OPENING BRIEF in Support re 268 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 103 filed by Bath & Body Works Inc.	R, H, PL, AA
241		CERTIFICATE OF SERVICE of by Bath & Body Works Inc. re 270 Opening Brief in Support	R, ID
242		Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 112 - filed by Bath & Body Works Inc.	H, PL, R, AA
243		OPENING BRIEF in Support re 272 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 112 filed by Bath & Body Works Inc.	H, PL, AA, R
244		SEALED OPENING BRIEF in Support re 258 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct filed by Bath & Body Works Inc., Limited Brands Inc.	H, R, PL, AA
245		SEALED ANSWERING BRIEF in Opposition re 239 MOTION to Suppress The Limited Defendants' Motion to Exclude expert testimony of Larry W Evans filed by LP Matthews LLC.	R, PL, AA
246		SEALED ANSWERING BRIEF in Opposition re 233 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead filed by KAO Brands Co.	H, PL, AA, R
247		ANSWERING BRIEF in Opposition re 231 Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert filed by KAO Brands Co.	H, R, PL, AA
248		Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Answering Brief in Opposition to LP Matthews' Daubert Motion to Strike the Expert Report and Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis filed by Bath & Body Works Inc.	R, H, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
249		Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Answering Brief in Opposition to LP Matthew's Daubert Motion to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson filed by Bath & Body Works Inc.	H, R, PL, AA
250		SEALED REPLY BRIEF re 231 Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert filed by LP Matthews LLC	R, PL, AA
251		SEALED ANSWERING BRIEF in Opposition re 249 MOTION for Summary Judgment of Non-Infringement filed by LP Matthews LLC	R, PL, AA
252		SEALED REPLY BRIEF re 231 Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert, Robert Y. Lochhead, filed by LP Matthews LLC	R, PL, AA
253		REPLY BRIEF re 234 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis filed by LP Matthews LLC	PL, AA, R
254		REPLY BRIEF re 230 MOTION to Suppress The Limited Defendants' Motion to Exclude expert testimony of Christopher T. Rhodes filed by Bath & Body Works Inc.	H, R, PL, AA
255		REPLY BRIEF re 239 MOTION to Suppress The Limited Defendants' Motion to Exclude expert testimony of Larry W Evans filed by Bath & Body Works Inc.	H, R, PL, AA
256		SEALED ANSWERING BRIEF in Opposition re 247 MOTION for Summary Judgment of Invalidity Based Upon Lack of Written Description filed by LP Matthews LLC	R, PL, AA
257		SEALED REPLY BRIEF re 232 MOTION to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson filed by LP Matthews LLC	R, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
258		ANSWERING BRIEF in Opposition re 245 MOTION for Summary Judgment of Invalidity Based Upon a Subsequent Board Decision filed by LP Matthews LLC	R, PL, AA, UP
259		SEALED AMENDED DOCUMENT by LP Matthews LLC. Amendment to 298 Answering Brief in Opposition, to KBC's Motion for Summary Judgment of Invalidity Based Upon Lack of Written Description (SEALED). (Lydon, Tiffany) Modified on 7/17/2006 (fmt,). (Entered: 07/17/2006)	R, PL, AA
260		SEALED ANSWERING BRIEF in Opposition re 256 MOTION for Summary Judgment for Lack of Standing filed by LP Matthews LLC	R, PL, AA
261		ANSWERING BRIEF in Opposition re 265 Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. 102 filed by LP Matthews LLC	PL, AA, R
262		SEALED BRIEF (Combined Answering and Reply) (SEALED) re262 MOTION for Summary Judgment (LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants), 249 MOTION for Summary Judgment of Non-Infringement filed by KAO Brands Co.	R, H, PL, AA
263		SEALED DECLARATION re 307 Brief (Combined Answering and Reply), Brief (Combined Answering and Reply) (Declaration of Robert Y. Lochhead, Ph.D in Support of KBC's (1) Opposition to LPM's Cross-Motion for Summary Judgment of Infringement, D.I. 262 and (2) Reply to LPM's Opposition to KBC's Motion for Summary Judgment of Non-Infringement, D.I. 290) by KAO Brands Co.	H, R, PL, AA
264		SEALED ANSWERING BRIEF in Opposition re 272 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 112 filed by LP Matthews LLC	R, PL, AA

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
265		SEALED ANSWERING BRIEF in Opposition re 258 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct and Motion to Strike filed by LP Matthews LLC	R, PL, AA
266		SEALED ANSWERING BRIEF in Opposition To D.I. 267 LP Matthews' Motion for Summary Judgment of Infringement filed by Bath & Body Works Inc., Limited Brands Inc.	H, R, AA, PL
267		SEALED ANSWERING BRIEF in Opposition re 259 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Non-Infringement of U.S. Patent No. 5,063,062 filed by LP Matthews LLC	R, PL, AA
268		SEALED ANSWERING BRIEF in Opposition re 268 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 103 filed by LP Matthews LLC	R, AA, PL
269		SEALED REPLY BRIEF re 247 MOTION for Summary Judgment of Invalidity Based Upon Lack of Written Description filed by KAO Brands Co.	H, R, PL, AA
270		SEALED REPLY BRIEF re 245 MOTION for Summary Judgment of Invalidity Based Upon a Subsequent Board Decision filed by KAO Brands Co.	H, R, PL, AA, UP
271		SEALED REPLY BRIEF re 256 MOTION for Summary Judgment for Lack of Standing filed by Bath & Body Works Inc.	PL, AA, R, H
272		SEALED REPLY BRIEF re 267 MOTION for Summary Judgment of Infringement by the Limited Defendants filed by LP Matthews LLC	PL, AA, R
273		REPLY BRIEF re 262 MOTION for Summary Judgment (LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants) filed by LP Matthews LLC	PL, AA, R

TRIAL Ex. No.	BATES NUMBERS	DESCRIPTION	LPM'S OBJECTION
274		REPLY BRIEF re 265 Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. 102 filed by Bath & Body Works Inc.	H, PL, AA, R
275		SEALED REPLY BRIEF re 258 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct filed by Bath & Body Works Inc.	H, PL, AA, R
276		REPLY BRIEF re 272 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 112 filed by Bath & Body Works Inc.	PL, AA, R, H
277		SEALED REPLY BRIEF re 249 MOTION for Summary Judgment of Non-Infringement filed by Bath & Body Works Inc.	PL, AA, R, H
278		SEALED REPLY BRIEF re 268 Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C 103 filed by Bath & Body Works Inc.	PL, AA, R, H
279		SEALED CLAIM CONSTRUCTION ANSWERING BRIEF re 244 Claim Construction Opening Brief filed by LP Matthews LLC	R, PL, AA
280		SEALED CLAIM CONSTRUCTION ANSWERING BRIEF re 254 Claim Construction Opening Brief filed by KAO Brands Co.	R, PL, AA, H
281		SEALED CLAIM CONSTRUCTION ANSWERING BRIEF re 254 Claim Construction Opening Brief, 255 Claim Construction Opening Brief, filed by LP Matthews LLC	R, PL, AA
282		Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Answering Brief In Opposition to Plaintiff LP Matthews' Opening Claim Construction Brief	H, PL, AA, R